

HOU02:799269

FORM 100 VERSION 1.0 (October 27, 1990)

DECLARATION

SOLE INVENTOR/JOINT INVENTOR ORIGINAL/CIP/DIVISIONAL

As a below named inventor, I hereby declare that: my residence, post office address, and citizenship are as stated below next to my name. I believe I am the original, first, and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"PROGRA	MMAB	LE IDENTIFICATI	ON FOR COMMU	NICATIO	ON CONTRO	OLLER"	
as described in the specification $\underline{\mathbf{X}}$ at	tached o	or of Patent Applica	ation Serial No.	,	filed on	and amended on	·
I hereby state that I have reviewed a amendment referred to above; that I do our invention thereof, or patented or oprior to this application; that the investigation in any country foreign to twelve months prior to this application in accommutative to information already of resulting the state of the st	nd under o not kno described ention ha the Unite on; and to	rstand the contents of w and do not believe in any printed public as not been patented and States of America that I acknowledge the with Title 37, Code	f the above identifie the same was ever known action in any country or made the subject on an application file the duty to disclose in of Federal Regulation	d specific nown or u before m of an in ed by me informatio ons § 1.50	cation, includused in the Ur ny or our inveventor's certific or my legal n of which I	ing the claims, as amended b nited States of America before ention thereof or more than on ficate issued before the date of representative or assigns more am aware which is material	my or my or ne year of this re than to the
(1) it establishes, by itsel (2) it refutes, or is income (i) opposing an a (ii) asserting an a	sistent wi argument	ombination with other ith, a position the appl of unpatentability rel of patentability.	licant has taken or ma	ıy take in:	e of unpatenta	ability of a claim; or	
I hereby claim foreign priority benefits under Title 35, United States Code § 119(a) – (d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, Tisted below and have also identified below, any foreign application(s) for patent or inventor's certificate, or of any PCT international application flaving a filing date before that of the application(s) on which priority is claimed:							
COUNTRY	APPLICA	ATION NUMBER	DATE OF FIL	ING		PRIORITY CLAIMED UNDER 35 USC 119	7
						□YES ■NO	1
□ Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02b attached hereto: I hereby claim the benefit under 35 USC 119(e) of any United States provisional application(s) listed below. APPLICATION NUMBER DATE OF FILING							
☐ Additional provisional application of the Interest of American Interest of American Interest of American Interest of American Information as defined in Title	United Strica, liste	tates Code § 120 of and below and, insofar	any United States appas any subject matter rided by the first par	plication(of any cl agraph of	s), or 365(c) laim of this ap	of any PCT international application is not disclosed in the place. I acknowledge the duty to d	ie prior lisclose
the national or PCT international filin	g date of	this application.					
U.S. Parent Application or PCT Parent Number					Parent Pater	ıt Number	

☐ Additional provisional application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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